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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/855,361	05/15/2001		James E. Fox		RSW920010071US1	8761
	7590	12/31/2003	•		EXAMINER	
Gerald R. Woods					LEWIS, ADAM M	
IBM Corporation Dept. T81/Bldg. 503					ART UNIT	PAPER NUMBER
P.O. Box 1219					2174	<u> </u>
Research Trian	ngle Par	k, NC 27709			DATE MAILED: 12/31/2003	· 3

Please find below and/or attached an Office communication concerning this application or proceeding.

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1	Application No.	Applicant(s)	A
	09/855,361	FOX ET AL.	VP-
Office Action Summary	Examin r	Art Unit	
	Adam M. Lewis	2174	
The MAILING DATE of this communicatio Period for Reply	n appears on the cov r sh et w	ith the correspondence addres	S
A SHORTENED STATUTORY PERIOD FOR R	EPLY IS SET TO EXPIRE 3 M	ONTH(S) FROM	
THE MAILING DATE OF THIS COMMUNICATI - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicati - If the period for reply specified above is less than thirty (30) days - If NO period for reply is specified above, the maximum statutory i - Failure to reply within the set or extended period for reply will, by - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). Status	ON. FR 1.136(a). In no event, however, may a con. a reply within the statutory minimum of thin beriod will apply and will expire SIX (6) MON statute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this commur BANDONED (35 U.S.C.§ 133).	nication.
1) Responsive to communication(s) filed on	<u>15 May 2001</u> .		
2a) ☐ This action is FINAL . 2b) ☑	This action is non-final.		
3) Since this application is in condition for al closed in accordance with the practice un			rits is
Disposition of Claims			
4)⊠ Claim(s) <u>1-11</u> is/are pending in the applic	ation.		
4a) Of the above claim(s) is/are wit	hdrawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-11</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction a	and/or election requirement.		
Application Papers			
9) The specification is objected to by the Exa	miner.		
10) The drawing(s) filed on is/are: a)] accepted or b)□ objected to	by the Examiner.	
Applicant may not request that any objection t	o the drawing(s) be held in abeyar	nce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the c			
11) The oath or declaration is objected to by the	he Examiner. Note the attache	d Office Action or form PTO-1	52.
Priority under 35 U.S.C. §§ 119 and 120			
12) ☐ Acknowledgment is made of a claim for for a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority docu 2. ☐ Certified copies of the priority docu 3. ☐ Copies of the certified copies of the application from the International B	ments have been received. ments have been received in A e priority documents have been	application No	e
* See the attached detailed Office action for 13) Acknowledgment is made of a claim for do since a specific reference was included in the 37 CFR 1.78. a) The translation of the foreign languages and the second of a claim for dots.	mestic priority under 35 U.S.C. ne first sentence of the specific e provisional application has b	§ 119(e) (to a provisional app ation or in an Application Data een received.	a Sheet.
14)☐ Acknowledgment is made of a claim for doing reference was included in the first sentence			
Attachment(s)			
1) ⊠ Notice of References Cited (PTO-892) 2) □ Notice of Draftsperson's Patent Drawing Review (PTO-94 3) ☑ Information Disclosure Statement(s) (PTO-1449) Paper N	8) 5) Notice of I	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-152)	_



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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1 and 5 are rejected under 35 U.S.C. 102(b) as being anticipated by Selker ("Selker", US# 5,565,888).

As per independent claim 1, Selker teaches a method of displaying a graphical user interface (GUI) widget (Selker, Fig. 1-5), comprising:

determining the distance D between a displayed GUI widget and a displayed selection pointer (Selker, col. 5, lines 31-38); and

scaling the visual size of the displayed GUI widget based on the distance D (Selker, col. 5, lines 43-51).

Independent claim 5 is similar in scope to claim 1, and is therefore rejected under similar rationale.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.



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4. Claims 2, 6, and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Selker in view of Rosenberg et al. ("Rosenberg", US# 6,219,032).

As per claim 2, which is dependent on claim 1, Selker teaches scaling the visual size of the displayed GUI widget based on the distance D. Selker fails to teach the method of claim 1, further comprising:

defining a mass value m associated with the displayed GUI widget; and defining a mass value M associated with the displayed selection pointer.

Rosenberg teaches a force feedback controlled cursor. The user can control the cursor, and other on screen objects disclosed by several settings and variables. One of those settings includes the mass of the cursor (Rosenberg, col. 35, lines 15-25). Rosenberg also teaches the ability to set the gravitational control of on screen objects (Rosenberg, col. 40, lines 60-68).

It would have been obvious to use the mass controlled system of Rosenberg in the scaling widget system of Selker because it would provide a more consistent and definite way to control the size and scalability of an on screen widget.

Claims 6 and 9 are similar in scope to claim 2, and are therefore rejected under similar rationale.

5. Claims 3-4, 7-8, and 10-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Selker and Rosenberg as applied to claims 2, 6, and 9 above, and further in view of admitted prior art.

As per claim 3, which is dependent on claim 2, the invention of Selker and Rosenberg fails to teach the method of claim 2, further comprising:



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calculating
$$B = \sqrt{m/M}$$
; and

scaling the visual size of the displayed GUI widget as a function of B.

However the admitted prior art teaches the well known gravitational equation of $f=m/D^2$ (Page 8, lines 18-22). The formula $B=\sqrt{m/M}$ is easily derived from $f=m/D^2$ by simple algebra and substitution.

Therefore, it would have been obvious to one skilled in the art at the time of invention to use the equation $B=\sqrt{m/M}$ in the invention of Selker and Rosenberg to scale the widget because it would provide an accurate standard of scaling that would provide a consistent visual effect.

Dependent claims 7 and 10 are similar to claim 3, and are therefore rejected under similar rationale.

As per claim 4, which is dependent on claim 2, the invention of Selker and Rosenberg fails to teach the method of claim 2, further comprising:

calculating a force value F=m*M/D2; and

scaling the visual size of the displayed GUI widget as a function of the force value F.

However the admitted prior art teaches the well known gravitational equation of $f=m/D^2$ (Page 8, lines 18-22). The formula $F=m^*M/D^2$ is easily derived from $f=m/D^2$ by simple algebra and substitution.

Therefore, it would have been obvious to one skilled in the art at the time of invention to use the equation $F=m^*M/D^2$ in the invention of Selker and Rosenberg to



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scale the widget because it would provide an accurate standard of scaling that would provide a consistent visual effect.

Dependent claims 8 and 11 are similar to claim 4, and are therefore rejected under similar rationale.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Baecker et al. (US# 5,479,602) teaches content-based depictions of computer icons.

Grossman et al. (US# 5,564,004) teaches a method and system for facilitating the selection of icons.

Jaaskelainen, Jr. (US# 5,710,574) teaches a method and system for positioning a graphical pointer within a widget of a data processing system graphical user interface.

Stein et al. (US# 5,748,927) teaches a graphical user interface with icons having expandable descriptors.

Langer (*Mac OS X: Visual Quickstart Guide*, Langer, ISBN 0-201-70900-7) teaches a dock system that contains icons that increase in size as you get close to them.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Adam M. Lewis whose telephone number is 703-305-0720. The examiner can normally be reached on M-Th 7:00-4:30, Alternate Fridays.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kristine L. Kincaid can be reached on 703-308-0640. The fax phone number for the organization where this application or proceeding is assigned is 703-746-7239.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

al

STEVEN SAX PRIMARY EXAMINER